CCSG-1 Rev. 8-05 C.G.S. §46b-215a §46b-215a-5b, Regulations of Connecticut State Agencies

STATE OF CONNECTICUT



COMMISSION FOR CHILD SUPPORT GUIDELINES WORKSHEET for the Connecticut Child Support and Arrearage Guidelines

MOTHER			FATHE	R	CUSTODIAN						
COURT	-				D.N./CASE NO		THER:	NUM	NUMBER OF CHILDREN		
	CHIL	D'S NAME	DATE OF BIRTI	CHILD'S NAME	DATE OF B	RTH	CHILD'S NAME		DATE OF BIRTH		
			7								
			All money	amounts in this worksheet ma	ay be rounded to	the nearest dollar	r				
	I. NE	T INCOME (We	MOTH	1ER	FATHER						
1.	Gross	income (attach ve	\$	\$	ò						
	1a.	Number of hours									
2.	Federa	al income tax (bas	ed on all allo	wable exemptions, deductions	and credits)		\$	\$ \$			
3.	Social	security tax or ma	ndatory retire	ement			\$	\$ \$			
4.	Medica	are tax	0.500,000				\$	\$			
5.	State	and local income t	ax (based on	all allowable exemptions, dec	ductions and cre	dits)	\$ \$		>		
6.	Medica	al/hospital/dental i	\$		\$						
7.	Court-	ordered life insura	nce for bene	fit of child			\$		\$		
8.	Court-	ordered disability	\$		\$						
9.	Manda	tory union dues o	\$	\$	\$						
10.	Manda	tory uniforms and	\$	\$ \$							
11.	Non-a	rearage payment	ther than child)	\$ \$		<u> </u>					
12.				ed child (line 12d below times			\$ \$		5		
					MOTHER	FATHER					
	Number of qualified children										
	12a. Sum of lines 2-11		1	***************************************	\$	\$					
	12b.	Line 1 minus line		***************************************	\$	\$					
	12c.	12c. Current support amount for the parent's qualified children plus all children for whom support is being determined (based on line 12b for claiming parent only)									
0.	12d.	Line 12c divided	by number of	f children used in line 12c	\$	\$					
13.	Sum of lines 2-12							\$	\$		
14.	Net in	come (line 1 minus	\$	\$;						
	II. CURRENT SUPPORT										
15.	Combi	ned net weekly inc		\$							
16.	Basic child support obligation (from Schedule of Basic Child Support Obligations)							\$			
17.	Each parent's percentage share of line 15 (line 14 for each parent divided by line 15, times 100%)							%	%		
	(If non	custodial parent is	al parent's d	column on	line 18.)						
18.	Each parent's share of the basic child support obligation (line 17 times line 16 for each parent)							\$			
19.	Social	security depende	ncy benefits	adjustment			\$	\$	\$		
20.	Presur (Enter	nptive current sup	\$	\$;						

5 5/4												
	III. NET DISPOSABLE INCOME			THER	FATHER							
21.	Line 14 plus line 34 (for custodial parent); line	\$		5								
22.	Amount of weekly alimony (if any) (pa	parent)	\$									
23.	Line 22 times 80%	118 10 20 20 20 20 20 20 20 20 20 20 20 20 20	\$									
24.	Line 21 plus line 23 (for recipient of alimony	\$		5								
25.	Noncustodial parent's line 19 amount (socia	al security dependency benefits for child)		\$	×							
26.	Line 24 plus line 25 (for custodial parent); lin	\$	5	\$								
	IV. UNREIMBURSED MEDICAL EXPENSE											
27.	Sum of line 26 amounts (combined net disp		\$									
28.	Each parent's percentage share of combine (line 26 for each parent divided by line 27, till the noncustodial parent is a low-income of the noncustodial parent is not a low-income of the noncustodial parent is not a low-income of the noncustodial parent is not a low-income.		% %									
29.	Unless deviation criteria apply, enter on line 35 for the noncustodial parent the lesser of the noncustodial parent's line 28 percentage or 50%; and enter on line 35 for the custodial parent 100% minus the percentage entered for the noncustodial parent.											
	V. CHILD CARE CONTRIBUTION											
30.	Determine if the noncustodial parent's line 26 amount falls within the darker shaded area of the schedule. If it does, proceed to line 31. If it does not, skip line 31 and enter the noncustodial parent's line 28 percentage on line 36, unless deviation criteria apply.											
31.	Determine if the custodial parent's line 26 amount falls within the darker shaded area of the schedule. If it does not, enter 20% on line 36 as the noncustodial parent's child care contribution, unless deviation criteria apply. If it does, enter on line 36 the lesser of the noncustodial parent's line 28 percentage or 50%, unless deviation criteria apply.											
	VI. ARREARAGE PAYMENT (Enter	line 32 amount on line 38 unless deviation of	criteria apply.)									
32.		determined in A, B, C or D, below (check box that r, enter the greater of 10% of line 34 or \$1 per week, un			: \$							
	 B. If the child is living with the obligor, enter: (1) \$1 per week if the obligor's gross income is less than or equal to 250% of poverty level, OR (2) 20% of an imputed support obligation for the child if the obligor's gross income is greater than 250% of poverty level. C. If there is no current support order and paragraph B above does not apply, enter: (1) 20% of an imputed support obligation if the child is an unemancipated minor, OR (2) 50% of an imputed support obligation if the child is deceased, emancipated, or over age 18. D. If paragraphs A, B and C, above, do not apply and the sum of the current support and arrearage payments would exceed 55% of the noncustodial parent's line 14 amount, enter 55% of the noncustodial parent's line 14 amount. 											
	VII. DEVIATION CRITERIA (Attach a											
33.		upport amounts: (Check all boxes that apply.)			y agreement.							
	Parent's other financial resources	Extraordinary parental expenses		n of total fam								
	substantial assets	significant visitation expenses		ision of assets and liabilities								
	parent's earning capacity	unreimbursed employment expenses unreimbursed medical/disability expenses	* Complete Source Control									
	parental support provided to a minor obligor			planning considerations Special circumstances								
	recurring gifts of spouse or domestic partner employment over 45 hours per week	Needs of parent's other dependents resources available to qualified child	established	hared physical custody								
	Extraordinary expenses for child	child care expenses for qualified child	\$ <u>==\$</u>	traordinary disparity in parental income								
	education expenses	verified support for non-resident child		est interests of the child								
	unreimbursable medical expenses	significant and essential needs of a spouse	4 100 AC	e factors (expla	ain below):							
	special needs			,								
		xplain any amounts that are different from p	presumptive am	ounts in Sec	ction VII.)							
34.	Current support: \$ (presumptive current support from line 20: \$											
35.	-											
36.												
37.			8. Arrearage pa	ayment: \$								
39.	Total child support award (exclusive of percentage amounts): \$											
40.	Additional orders (if any):											
PREPAR	ED BY T	ITLE	DATE									
			1									

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Regs., Conn. State Agencies § 46b-215a-2b

REGULATIONS OF CONNECTICUT STATE AGENCIES

* THIS DOCUMENT IS CURRENT THROUGH THE 4/6/10 ISSUE OF THE CONN. LAW JOURNAL *

TITLE 46b FAMILY LAW COMMISSION FOR CHILD SUPPORT GUIDELINES CHILD SUPPORT AND ARREARAGE GUIDELINES

Regs., Conn. State Agencies § 46b-215a-2b (2010)

Sec. 46b-215a-2b. Child support guidelines

- (a) Applicability
- (1) Award components

This section shall be used to determine the current support, health care coverage and child care contribution components of all child support awards within the state, subject to section 46b-215a-3 of the Regulations of Connecticut State Agencies.

(2) Income scope

When the parents' combined net weekly income exceeds \$ 4,000, child support awards shall be determined on a case-by-case basis, and the current support pre-scribed at the \$ 4,000 net weekly income level shall be the minimum presumptive amount.

(b) Using the worksheet

The line references throughout this section are to the worksheet set forth in section 46b-215a-5b of the Regulations of Connecticut State Agencies. Use one worksheet in most cases. When there is a third party custodian and either parent is a low-income obligor (as determined in subsection (c)(3)(A) of this section), complete a separate worksheet for each parent. Enter on the worksheet only weekly amounts, which may be rounded to the nearest dollar.

(c) Determining the amount of current support

The procedures in this subsection shall be used, subject to subsections (d) and (e) of this section, to determine the current support component of the child support award.

- (1) Order requirements
- (A) Specific dollar amount

The current support order shall include a specific dollar amount of support as a primary element, to be payable on a recurring basis.

(B) Indeterminate amounts

The primary requirement of a specific dollar amount of current support shall not preclude the entry of a supplemental order, in appropriate cases, to pay a percentage of a future lump sum payment, such as a bonus. Such supplemental orders may be entered only when:

- (i) such payment is of an indeterminate amount; and
- (ii) the percentage is generally consistent with the schedule in subsection (f) of this section.
- (2) Determine the net weekly income of each parent

Follow the instructions in this subdivision to determine the net weekly income of each parent.

- (A) Enter the parent's gross income on line 1, and indicate the number of work hours, to a maximum of forty-five, used to determine the gross income.
- (B) Enter the parent's federal income tax, based on all allowable exemptions, deductions and credits, on line 2.
- (C) Enter the parent's social security tax or, in lieu thereof, mandatory retirement plan deduction, not to exceed the maximum amount permissible under social security, on line 3.
- (D) Enter the parent's medicare tax on line 4.
- (E) Enter the parent's state and local income tax, based on all allowable exemptions, deductions and credits, on line
- (F) Enter the parent's medical, hospital, dental or health insurance premium payments, including any Husky Plan contributions, for the parent and his or her legal dependents, including the child whose support is being determined, on line 6.
- (G) Enter the parent's payments on court-ordered life insurance for the benefit of the child whose support is being determined on line 7.
- (H) Enter the parent's payments on court-ordered disability insurance on line 8.
- (I) Enter the parent's mandatory union dues or fees, including initiation, to the extent deducted by the employer, on line 9.
- (J) Enter the parent's cost of mandatory uniforms and tools, to the extent deducted by the employer, on line 10.
- (K) Enter the amount of the parent's court-ordered alimony and child support payments for individuals not involved in the support determination on line 11. Do not include arrearage payments in this amount.
- (L) If the parent is entitled to a qualified child deduction in accordance with subsection (e) of this section, compute an imputed support obligation for the parent's qualified child, following the procedures in subdivision (2) of such subsection, and enter the amount on line 12.
- (M) Add the amounts entered on lines 2-12 for each parent and enter the sum on line 13 for each parent.
- (N) Subtract each parent's line 13 amount from the parent's line 1 amount and enter the result on line 14 for each parent. The line 14 amount for each parent is that parent's net weekly income.
- (3) Determine the basic child support obligation

Follow the instructions below in the order presented to determine the basic child support obligation using the Schedule of Basic Child Support Obligations found in subsection (f) of this section.

- (A) Find the block in the schedule that corresponds to the income level of the noncustodial parent (rounded to the nearest ten dollars) and the number of children whose support is being determined.
- (i) If this block is in the darker shaded area of the schedule, the noncustodial parent is a low-income obligor. The dollar amount shown in the block is the noncustodial parent's basic child support obligation. Enter this amount on line 16 and proceed to subdivision (4) of this subsection.
- (ii) If this block is not in the darker shaded area of the schedule, the noncustodial parent is not a low-income obligor. Proceed to subparagraph (B) of this subdivision to determine the basic child support obligation.
- (B) Add the line 14 amounts for each parent. The result is the combined net weekly income. Round this amount to the nearest ten dollars and enter on line 15. Find the block in the schedule that corresponds to the line 15 amount and the number of children whose support is being determined.

The dollar amount shown in this block is the basic child support obligation of both parents for the support of all children. Enter this amount on line 16 and proceed to subdivision (4) of this subsection.

(4) Determine each parent's share of the basic child support obligation

Except as provided in subparagraph (A) of this subdivision, each parent's share of the basic child support obligation is determined by calculating each parent's share of the combined net weekly income, as entered on line 15, and multiplying the result for each parent by the basic child support obligation.

- (A) In the case of a low-income obligor, skip line 17, enter the line 16 amount in the noncustodial parent's column on line 18 and proceed to subdivision (5) of this subsection.
- (B) Determine each parent's percentage share of the combined net weekly income by dividing the line 14 amount for each parent by the line 15 amount and multiplying by one hundred percent. Enter the result (rounded to the nearest whole percentage) for each parent on line 17.
- (C) Multiply the line 17 amount for each parent by the line 16 amount. Enter the result for each parent on line 18. These amounts are each parent's share of the basic child support obligation.
- (5) Adjust for social security benefits

Enter on line 19 in the noncustodial parent's column the weekly amount of any social security dependency benefits on the earnings record of such parent that are paid on behalf of the child whose support is being determined.

(6) Determine the presumptive current support amount

The presumptive current support amount for each parent is equal to that parent's share of the basic child support obligation, except where there is an adjustment for social security dependency benefits in accordance with subdivision (5) of this subsection.

- (A) If there is no entry on line 19 in the noncustodial parent's column, enter each parent's line 18 amount, rounded to the nearest dollar, on line 20 in the appropriate column. Also enter the noncustodial parent's line 20 amount in the appropriate space on line 34.
- (B) If there is an entry on line 19 in the noncustodial parent's column, subtract the line 19 amount from the noncustodial parent's line 18 amount and enter the result, rounded to the nearest dollar, on line 20 in the noncustodial parent's column and in the appropriate space on line 34. Then enter the custodial parent's line 18 amount, rounded to the nearest dollar, on line 20 in the custodial parent's column.
- (7) Determine the recommended current support order

The recommended current support order shall equal the presumptive current support amount for the noncustodial parent unless a deviation criterion, as specified in <u>section 46b-215a-3</u> of the <u>Regulations of Connecticut State Agencies</u>, applies.

- (A) If a deviation criterion applies, complete section VII of the worksheet, checking all boxes that apply, and attach an additional sheet if necessary to explain the deviation. Enter the recommended weekly current support order on line 34.
- (B) The line 20 amount for the custodial parent is retained by the custodial parent and is presumed spent on the children. The presumptive support amount for the custodial parent is not established as an order and is not entered on line 34.
- (d) Determining the amount of current support in split custody situations

In a split custody situation, as defined in <u>section 46b-215a-1(23)</u> of the <u>Regulations of Connecticut State Agencies</u>, a single support obligation is calculated by offsetting theoretical presumptive current support amounts for each parent as follows.

- (1) Determine the presumptive current support amount that the father would owe to the mother for the children in her custody as if those children were the only children of the parties, following all applicable procedures in subsection (c) of this section.
- (2) Determine the presumptive current support amount that the mother would owe to the father for the children in his custody as if those children were the only children of the parties, following all applicable procedures in subsection (c) of this section.
- (3) Subtract the lesser amount from the greater, as determined in subdivisions (1) and (2) of this subsection.
- (4) The recommended current support order shall equal the amount calculated in subdivision (3) of this subsection unless a deviation criterion, as specified in <u>section 46b-215a-3 of the Regulations of Connecticut State Agencies</u>, applies. Such order shall be payable by the parent whose presumptive current support amount, as determined in subdivisions (1) and (2) of this subsection, is greater. If a deviation criterion applies, complete section VII of the worksheet, checking all boxes that apply, and attach an additional sheet if necessary to explain the deviation. Enter the recommended weekly current support order on line 34.
- (e) Determining the amount of current support when another child resides with a parent

(1) Applicability

This subsection shall be used to determine the amount of current support only under the circumstances described in subparagraphs (A) and (B) of this subdivision.

(A) Qualified child

Either parent claims a qualified child. A qualified child is one:

- (i) who is currently living in the same household with the parent, if such parent is the child's legal guardian, or, if such parent is not the child's legal guardian, has lived in the same household with such parent for at least the six months immediately preceding the support determination or six of the twelve months immediately preceding such determination;
- (ii) who is a dependent of the parent;
- (iii) who is not a subject of the support determination; and
- (iv) for whom the parent has not claimed a deduction under section 46b-215a-1(1)(I) of the Regulations of Connecticut State Agencies.
- (B) Initial award or defense to modification

An initial child support award is being established, or a parent is defending against a proposed modification of an existing child support award.

(2) Procedure

When this subsection applies, determine the amount of current support by following the procedures in this subdivision.

- (A) Determine current support amount for all children
- (i) Enter on line 12a for the parent claiming a qualified child the sum of lines 2-11 for such parent.
- (ii) Subtract the parent's line 12a amount from the parent's line 1 amount and enter the result on line 12b for such parent.
- (iii) Refer to the schedule to determine a single theoretical presumptive current support amount for the number of children consisting of the child whose support is being determined and the qualified child. For the purpose of this determination, deem the gross income of the other parent of each such child to be zero. Enter the schedule amount on line 12c for the claiming parent.
- (B) Determine imputed support obligation for qualified child

Divide the amount entered on line 12c by the number of children used in determining such amount, and enter the result on line 12d for the claiming parent. Multiply the amount entered on line 12d by the number of the claiming parent's qualified children, and enter the product on line 12 for the claiming parent. The line 12 amount is the imputed support obligation for the qualified child.

(C) Determine current support for subject child

Continue following the remaining procedures in subsection (c) of this section to determine the amount of current support for the subject child, using the imputed support obligation for the qualified child as a deduction from the gross income of the claiming parent.

(f) Schedule of basic child support obligations

Following is the schedule to be used for determining the basic child support obligation in accordance with subsection (c) of this section. Note that all obligation money amounts have been rounded to the nearest dollar in this schedule.

CONNECTICUT CHILD SUPPORT GUIDELINES SCHEDULE OF BASIC CHILD SUPPORT OBLIGATIONS

NOTE: Noncustodial parent income only for the darker shaded areas of the schedule on the first page; combined parental income for the remainder of the schedule.

Combined

Net Weekly			2 Children		3 Children		4 Children		5 Children		6 Children	
Income	%	\$	%	\$	%	\$	%	\$	%	\$	%	\$
50	10.00%	5	10.40%	5	10.80%	5	11.20%	6	11.60%	6	12.00%	6
60	10.00%	6	10.54%	6	11.08%	7	11.62%	7	12.16%	7	12.70%	8
70	10.00%	7	10.68%	7	11.36%	8	12.04%	8	12.72%	9	13.40%	9
80	10.00%	8	10.82%	9	11.64%	9	12.46%	10	13.28%	11	14.10%	11
90	10.00%	9	10.96%	10	11.92%	11	12.88%	12	13.84%	12	14.80%	13
100	10.00%	10	11.10%	11	12.20%	12	13.30%	13	14.40%	14	15.50%	16
110	10.00%	11	11.24%	12	12.48%	14	13.72%	15	14.96%	16	16.20%	18
120	10.00%	12	11.38%	14	12.76%	15	14.14%	17	15.52%	19	16.90%	20
130	10.00%	13	11.52%	15	13.04%	17	14.56%	19	16.08%	21	17.60%	23
140	10.00%	14	11.66%	16	13.32%	19	14.98%	21	16.64%	23	18.30%	26
150	10.00%	15	11.80%	18	13.60%	20	15.40%	23	17.20%	26	19.00%	29
160	10.00%	16	14.62%	23	16.78%	27	18.70%	30	20.57%	33	22.46%	36
170	12.29%	21	17.10%	29	19.59%	33	21.62%	37	23.55%	40	25.50%	43
180	14.32%	26	19.31%	35	22.08%	40	24.21%	44	26.19%	47	28.21%	51
190	16.14%	31	21.29%	40	24.32%	46	26.53%	50	28.56%	54	30.64%	58
200	17.78%	36	23.07%	46	26.33%	53	28.62%	57	30.69%	61	32.82%	66
210	19.26%	40	24.68%	52	28.14%	59	30.50%	64	32.62%	68	34.80%	73
220	20.61%	45	26.14%	58	29.80%	66	32.22%	71	34.37%	76	36.59%	81
230	21.84%	50	27.48%	63	31.30%	72	33.79%	78	35.97%	83	38.23%	88
240	22.96%	55	28.70%	69	32.69%	78	35.22%	85	37.43%	90	39.73%	95
250	24.00%	60	29.83%	75	33.96%	85	36.54%	91	38.78%	97	41.11%	103
260	25.51%	66	30.87%	80	35.13%	91	37.76%	98	40.03%	104	42.39%	110
270	25.49%	69	31.83%	86	36.22%	98	38.89%	105	41.18%	111	43.57%	118
280	25.48%	71	32.73%	92	37.23%	104	39.94%	112	42.25%	118	44.67%	125
290	25.47%	74	33.56%	97	38.17%	111	40.92%	119	43.25%	125	45.69%	133
300	25.46%	76	35.00%	105	39.05%	117	41.83%	125	44.18%	133	46.64%	140
310	25.45%	79	35.99%	112	39.87%	124	42.68%	132	45.05%	140	47.53%	147
320	25.44%		35.98%									
330	25.43%		35.97%									
340	25.41%		35.95%									
350	25.40%		35.91%									
360	25.38%		35.88%									
370	25.37%		35.84%									
380	25.36%		35.81%									
390	25.34%		35.78%									
400			35.75%									1202025
410			35.72%									
420			35.70%									
430			35.67%									
440			35.62%									
450			35.55%									
460			35.48%									
470			35.42%									
480			35.36%									
490	23.10%	125	35.30%	1/3	40.04%	200	43.34%	223	30.09%	243	34.30%	20/

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500
       25.14% 126 35.25% 176 40.76% 204 45.45% 227 49.99% 250 54.39% 272
510
       25.12% 128 35.19% 179 40.68% 207 45.36% 231 49.90% 254 54.29% 277
       25.10% 131 35.14% 183 40.61% 211 45.28% 235 49.81% 259 54.19% 282
520
       25.07% 133 35.08% 186 40.53% 215 45.19% 239 49.71% 263 54.08% 287
530
540
       25.01% 135 34.97% 189 40.38% 218 45.02% 243 49.52% 267 53.88% 291
       24.95% 137 34.86% 192 40.23% 221 44.86% 247 49.35% 271 53.69% 295
550
560
       24.89% 139 34.75% 195 40.09% 225 44.71% 250 49.18% 275 53.50% 300
       24.83% 142 34.65% 198 39.96% 228 44.56% 254 49.01% 279 53.32% 304
570
       24.78% 144 34.55% 200 39.83% 231 44.41% 258 48.85% 283 53.15% 308
580
       24.72% 146 34.46% 203 39.71% 234 44.27% 261 48.70% 287 52.98% 313
590
600
       24.67% 148 34.36% 206 39.58% 238 44.14% 265 48.55% 291 52.82% 317
610
       24.62% 150 34.27% 209 39.47% 241 44.01% 268 48.41% 295 52.67% 321
620
       24.57% 152 34.19% 212 39.35% 244 43.88% 272 48.27% 299 52.52% 326
630
       24.52% 154 34.10% 215 39.25% 247 43.76% 276 48.13% 303 52.37% 330
640
       24.47% 157 34.03% 218 39.14% 250 43.64% 279 48.00% 307 52.23% 334
650
       24.42% 159 33.95% 221 39.04% 254 43.53% 283 47.88% 311 52.09% 339
660
       24.38% 161 33.87% 224 38.94% 257 43.42% 287 47.76% 315 51.96% 343
       24.33% 163 33.80% 226 38.84% 260 43.31% 290 47.64% 319 51.83% 347
670
680
       24.29% 165 33.73% 229 38.75% 263 43.20% 294 47.52% 323 51.71% 352
       24.24% 167 33.66% 232 38.66% 267 43.10% 297 47.41% 327 51.58% 356
690
700
       24.20% 169 33.59% 235 38.57% 270 43.00% 301 47.30% 331 51.47% 360
       24.16% 172 33.53% 238 38.48% 273 42.91% 305 47.20% 335 51.35% 365
710
       24.12% 174 33.47% 241 38.40% 276 42.81% 308 47.10% 339 51.24% 369
720
       24.10% 176 33.43% 244 38.35% 280 42.76% 312 47.04% 343 51.18% 374
730
740
       24.08% 178 33.40% 247 38.31% 283 42.71% 316 46.98% 348 51.12% 378
       24.07% 180 33.37% 250 38.26% 287 42.66% 320 46.93% 352 51.06% 383
750
       24.05% 183 33.34% 253 38.22% 290 42.62% 324 46.88% 356 51.00% 388
760
       24.03% 185 33.32% 257 38.18% 294 42.57% 328 46.83% 361 50.95% 392
770
780
       24.02% 187 33.29% 260 38.14% 298 42.53% 332 46.78% 365 50.90% 397
790
       24.00% 190 33.26% 263 38.10% 301 42.49% 336 46.73% 369 50.85% 402
800
       23.99% 192 33.24% 266 38.07% 305 42.44% 340 46.69% 374 50.80% 406
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(g) Determining the health care coverage contribution

Subject to <u>section 46b-215a-3</u> of the <u>Regulations of Connecticut State Agencies</u>, each child support award entered under this section shall include a provision for either parent to contribute to the health care coverage of the child in accordance with this subsection.

(1) Medical or dental insurance coverage

The health care coverage requirement may be satisfied by an order under subparagraph (A) or (B) of this subdivision.

- (A) An order under this subparagraph shall direct either parent to name the child as a beneficiary of any medical or dental insurance or benefit plan:
- (i) carried by such parent, or
- (ii) available at reasonable cost to such parent on a group basis through an employer or a union.
- (B) If coverage in accordance with subparagraph (A) is unavailable, an order under this subparagraph shall direct either parent to apply for coverage on behalf of the child under any available state or federally funded insurance plan including, but not limited to, the Husky Plan, Part B.
- (2) Exception for low-income obligors

Notwithstanding subdivision (1) of this subsection, no order shall enter for payment of Husky Plan, Part A or Part B, contributions by a low-income obligor.

(3) Payment of unreimbursed expenses

An order shall be made under this subdivision for payment of the child's medical and dental expenses that are not covered by insurance or reimbursed in any other manner. Such order may be in lieu of an order under subdivision (1) of this subsection, or in addition to an order under such subdivision. The amount of such order to be paid by each parent shall be determined in accordance with subparagraphs (A) to (D), inclusive, of this subdivision.

- (A) Calculate the custodial parent's net disposable income, as defined in <u>section 46b-215a-1(16)</u> of the Regulations of Connecticut State Agencies, in the following manner:
- (i) Add the recommended current support order (line 34 amount) to the custodial parent's line 14 amount. Enter the sum on line 21 in the custodial parent's column.
- (ii) Enter the weekly amount of any alimony paid by one parent to the other on line 22, and check the appropriate box to indicate which parent pays it.
- (iii) Multiply the line 22 amount by eighty percent, and enter on line 23.
- (iv) If the noncustodial parent pays alimony to the custodial parent, add the line 23 amount to the custodial parent's line 21 amount, and enter the sum on line 24 in the custodial parent's column. If the custodial parent pays alimony to the noncustodial parent, subtract the line 23 amount from the custodial parent's line 21 amount, and enter the result on line 24 in the custodial parent's column.
- (v) If there is an amount on line 19 in the noncustodial parent's column, enter it on line 25.
- (vi) Add the line 25 amount to the custodial parent's line 24 amount, and enter on line 26 in the custodial parent's column. This line 26 amount is the custodial parent's net disposable income.
- (B) Calculate the noncustodial parent's net disposable income, as defined in <u>section 46b-215a-1(16)</u> of the <u>Regulations of Connecticut State Agencies</u>, in the following manner:
- (i) Subtract the recommended current support order (line 34 amount) from the noncustodial parent's line 14 amount. Enter the result on line 21 in the noncustodial parent's column.
- (ii) Enter the weekly amount of any alimony paid by one parent to the other on line 22, and check the appropriate box to indicate which parent pays it.
- (iii) Multiply the line 22 amount by eighty percent, and enter on line 23.

- (iv) If the noncustodial parent pays alimony to the custodial parent, subtract the line 23 amount from the noncustodial parent's line 21 amount, and enter the result on line 24 in the noncustodial parent's column. If the custodial parent pays alimony to the noncustodial parent, add the line 23 amount to the noncustodial parent's line 21 amount, and enter the sum on line 24 in the noncustodial parent's column.
- (v) If there is an amount on line 19 in the noncustodial parent's column, enter it on line 25.
- (vi) Subtract the line 25 amount from the noncustodial parent's line 24 amount, and enter on line 26 in the noncustodial parent's column. This line 26 amount is the noncustodial parent's net disposable income.
- (C) Calculate each parent's percentage share of combined net disposable income in the following manner:
- (i) enter the sum of the custodial and noncustodial parents' line 26 amounts on line 27. This amount is the combined net disposable income.
- (ii) Divide each parent's line 26 amount by the line 27 amount, multiply each result by one hundred percent, and enter each parent's percentage (rounded to the nearest whole percentage) on line 28.
- (D) Determine the recommended order for unreimbursed medical expenses in the following manner:
- (i) If the noncustodial parent is a low-income obligor, enter the lesser of: (I) such parent's percentage share from line 28, or (II) fifty percent on line 35 for such parent; and enter one hundred percent minus the percentage entered for the noncustodial parent on line 35 for the custodial parent.
- (ii) If the noncustodial parent is not a low-income obligor, enter the percentage share from line 28 for each parent on line 35.
- (h) Determining the child care contribution
- (1) General rule

Subject to section 46b-215a-3 of the Regulations of Connecticut State Agencies, the noncustodial parent shall be ordered to pay the custodial parent a child care contribution as part of each child support award entered under this section. Such contribution shall be for the purpose of reimbursing the custodial parent for a portion of the child care costs incurred on behalf of the subject child.

- (2) Contribution amount
- (A) Qualifying costs

Child care costs shall qualify for a contribution from the noncustodial parent only to the extent that they:

- (i) are reasonable,
- (ii) are necessary to allow a parent to maintain employment,
- (iii) are not otherwise reimbursed or subsidized, and
- (iv) do not exceed the level required to provide quality care from a licensed source.
- (B) Noncustodial parent's share

Except as provided in subdivision (3) of this subsection, the amount of the child care contribution, to be entered on line 36 of the worksheet, shall equal the amount determined in subclause (i) or (ii) of this subparagraph, as follows:

- (i) the noncustodial parent's percentage share of combined net disposable income, as entered on line 28 of the worksheet, multiplied by the qualifying child care costs as they are incurred, or
- (ii) where there is a finding of noncompliance with a prior child care contribution order, a weekly dollar amount calculated by multiplying the noncustodial parent's percentage share of combined net disposable income, as entered on line 28 of the worksheet, by the estimated average qualifying child care costs.
- (3) Special rules for low-income obligors
- (A) Definition of "low-income obligor"

For the purposes of this subdivision only, the term "low-income obligor" shall include those obligors whose net disposable income (amount on line 26 of the worksheet) is within the darker shaded area of the schedule.

- (B) Child care contribution limits
- (i) If the custodial parent's net disposable income (amount on line 26 of the worksheet) is within the darker shaded area of the schedule, the child care contribution of the low-income obligor shall equal the lesser of the noncustodial parent's line 28 percentage or fifty percent of the qualifying child care costs. Enter the correct percentage, or the corresponding dollar amount in conjunction with a finding of noncompliance, on line 36 of the worksheet.
- (ii) If the custodial parent's net disposable income (amount on line 26 of the worksheet) is outside the darker shaded area of the schedule, the child care contribution of the low-income obligor, to be entered on line 36 of the worksheet, shall equal:
- (I) twenty percent of the qualifying child care costs, in lieu of the amount provided in subdivision (2)(B)(i) of this subsection; or
- (II) where there is a finding of noncompliance with a prior child care contribution, a weekly dollar amount equal to twenty percent of the estimated average qualifying child care costs, in lieu of the amount provided in subdivision (2) (B)(ii) of this subsection.

New section added in the Conn. Law Journal June 14, 2005, effective May 3, 2005.

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